IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

STEVEN S. BROWN,

Plaintiff,

VS.

Case No.: 2:13-cv-006
JUDGE GEORGE C. SMITH
Magistrate Judge Vascura

DIRECTOR MOHR, et al.,

Defendants.

ORDER

On April 23, 2018, the United States Magistrate Judge issued a *Report and Recommendation* recommending that Plaintiff's pro se Emergency Motion Addendum to Motion for Protection and for a Preliminary Injunction be denied. (Doc. 224, *Report and Recommendation*).

The parties were advised of their right to object to the *Report and Recommendation*. This matter is now before the Court on Plaintiff's Objections to the Magistrate Judge's *Order and Report and Recommendation*, as well as an additional Addendum. (*See* Doc. 226). Defendants have filed a response to Plaintiff's Objections. (Doc. 227). The Court will consider the matter *de novo*. *See* 28 U.S.C. § 636(b)(1); Fed. R. Civ. P. 72(b)(3).

Plaintiff's Objections merely present the same issues presented to and considered by the Magistrate Judge in the *Report and Recommendation*. Specifically, Plaintiff continues to assert that he has serious medical conditions that are not being addressed and he is being denied access to the Courts. However, he has not actually raised an objection to the Magistrate Judge's conclusions. "An 'objection' that does nothing more than state a disagreement with a magistrate's suggested resolution or simply summarizes what has been presented before, is not an 'objection' as that term is used in this context." *Aldrich v. Bock*, 327 F.Supp.2d 743, 747 (E.D. Mich. 2004). A general

objection to the magistrate's report has the same effect as a failure to object. *Id. See also Thomas v.*

Arn, 474 U.S. 140, 151 (1985) ("where a magistrate makes a finding or ruling on a motion or an

issue, his determination should become that of the district court, unless specific objection is filed

within a reasonable time").

The Magistrate Judge carefully considered all of Plaintiff's arguments in ruling on the

pending motions and the Court agrees with the findings of the Magistrate Judge. Plaintiff's current

arguments relate to his treatment at the Warren Correctional Institution, however, Plaintiff's claims

in this case relate to his treatment while incarcerated at the Ross Correctional Institution. A district

court does not have the authority to issue injunctive relief on the basis of claimed injuries or actions

that are unrelated to the allegations in the movant's complaint. See Colvin v. Caruso, 605 F.3d 282,

299-300 (6th Cir. 2010).

Based on the aforementioned and the reasons stated in the *Report and Recommendation*, this

Court finds that Plaintiff's objections are without merit. Therefore, the Report and

Recommendation, Document 224, is **ADOPTED** and **AFFIRMED**. Plaintiff's Emergency Motion

is hereby **DENIED**. For the same reasons as set forth in the Report and Recommendation and the

Order above, Plaintiff's Additional Motion in Support of Request for an Injunction and Restraining

Order (Doc. 225) is also **DENIED**.

The Clerk shall remove Documents 223, 224, 225, and 226 from the Court's pending

motions list.

IT IS SO ORDERED.

/s/ George C. Smith

GEORGE C. SMITH, JUDGE

UNITED STATES DISTRICT COURT

2